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NOR OF	MORTGAGE BOOK 14 5634 (Ne. 32K) The Outlook Printers, Publisher of Legal Blanks, Lawrence, Kansas
	This Indenture, Made this 15th day of July , 1966/between DWIGHT PERRY AND BARBARA JOAN PERRY, husband and wife,
	of. Lawrence , in the County of Douglas and State of Kansas part lesof the first part, and THE FIRST NATIONAL BANK OF LAWRENCE, LAWRENCE, KANSAS, part y of the second part.
	Witnesseth, that the said part i.e.s. of the first part, in consideration of the sum of Twelve thousand and no/100 DOLLARS
	tothemduly paid, the receipt of which is hereby acknowledged, have sold, and by this indenture doGRANT, BARGAIN, SELL and MORTGAGE to the said part yof the second part, the following described real estate situated and being in the County ofDouglass and State of Kansas, to-wit:
1000	Lot Fourteen (14), in Holiday Hills No. Six, an Addition to the City of
	Lawrence.
Deres I	
TTT III	
	And the said parties of the first part do hereby covenant and agree that at the delivery hereof they are the lawful owner of the premises above conted, and seized of a good and indefeatible estate of inheritance therein, free and clear of all incumbrances; and that they will warrant and defend the same against all parties making lawful claim thereto.
	of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances;
	of the premises above conted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances. and that they will warrant and defend the same against all parties making lawfol claim thereto. It is agreed between the parties hereto that the part ies of the first particular at all times during the life of this indenture, pay all taxes and assessments that may be levied or assessed against said real estate when the same becomes due and payable, and that they will keep the buildings upon said real estate insured against fire and tornado in such sum and by such insurance company as shall be specified and directed by the party of the second part the lost, if any made payable to the part y of the second part to the extent of its interest. And in the event that said part 165, of the first part shall fail to pay such taxes when the same become due and payable or to keep said premises insured as herein provided, then the part y of the second part may pay said taxes and insurance, or either, and the amount to paid shall become a part of the indebtedness, secured by this indenture, and shall bear interest at the rate of 10% from the date of payment until fully repaid. THIS GRANT is intended as a montgage to secure the payment of the sum of Twelve thousand and mo/100
100 M	of the premises above panted, and seized of a good and indefeatible estate of inheritance therein, free and clear of all incumbrances. and that Lhey will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part 12S of the first partiabilit at all times during the life of this indenture, pay all taxes and assessments that may be levied or assessed against said real estate when the same becomes due and payable, and that they will keep the buildings upon said real estate insured against fie and tornado in such sum and by such insurance company as shall be specified and directed by the party of the second part, the loss, if any, made payable to the part y of the second part to the estent of 11S interest. And in the event that said part 12S. Of the first part shall fail to pay such taxes when the same becomes due and payable or to keep to paid value becomes a part of the indebtedness, secured by this indenture, and shall be accord and insurance, or either, and the amount to paid value becomes a part of the indebtedness, secured by this indenture, and shall be and insurance, or either, and the amount to paid value becomes a part of the indebtedness, secured by this indenture, and shall be and in sum of money, executed on the
100 100 100 100 100 100 100 100 100 100	of the premises above panted, and usized of a good and indefeatible estate of interfiance therein, free and clear of all incumbrances. And that they will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part 12S of the first part/shall all times during the life of this indenture, pay all taxes and assessments that may be levied or assessed against said real estate when the same becomes due and payable, and that they will keep the buildings upon said real estate insured against fire and formado in such sum and by such insurance company as shall be specified and directed by the party of the second part, the loss, if any, made payable to the part y of the second part to be testen of 11S interest. And in the event that said part 12S. of the first part shall fait to pay built have such many by such taxes when the same become due and gayable or to keep as paid ball become a part of the indebtedness, secured by this indenture, and shall bear interest at the rate of 10% from the date of payment to paid ball become a part of the indebtedness, secured by this indenture, and shall bear interest at the rate of 10% from the date of payment on paid ball become a part of the indebtedness, secured by this indenture, and shall bear interest at the rate of 10% from the date of payment of the second part to pay for any insurence or to discharge any taxes with interest thereon as herein provided, in the event that said part 12S. of the first part shall fail to pay the same as provided in this indenture. And this conveyance shall be vid if such payments be made as herein appetied, and the obligation contained therein foilly discharger are at paid when the same become due and payable, or to be there to raise thereon, or if the taxes on, said real easies are not paid when the same become due and payable, or to be insurence, or insult beaves of ide to buildings on as are easiest are not paid when the same become due and payable, or to be the pa
	of the premises above sented, and seized of a good and indefeatible estate of inferitance therein, free and clear of ell incumbrances. and that they will variant and defend the same against all parties making lawful claim therets. To is agreed between the parties hereto that the part IQS of the first particular during the life of the indentive, pay all taxes and assessments that may be level or assessed against aid real estate when the same becomes due and payable, and that they will be perfield and the part. The loss if any, made payable to the part y of the second part to the extent of ILS of the first part shall fail to pay such taxes when the same become due and payable, and that the avent that aid part 16 to 35 if any, made payable to the twe second part to be extent of ILS of the first part shall fail to pay such taxes when the same become due and payable or to keep and ball become a part of the indebtedness, secured by this indenture, and shall bear interest as the rate of 10% from the date of payment of the terms of ODE terms of the indebtedness, secured to the terms of aid on of money, executed on the
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100 100 100 100 100 100 100 100 100 100	of the premises above samed, and wind at a good and indefeatible estate of inferitance therein, free and clear of ell incumbrances. And that they will warrant and defend the same against ell parties making lawful clean there. Is a greed between the parties hereto that the part is control to the part shall at all times during the life of this indenture, pay all taxes and assessments that may be levied or assessed against life and tests when the same becomes due and payable, and that they will be directed by the party. If the scored part, the loss if any, made payable to the same becomes due and payable, and that they will be directed by the party. If the scored part, the loss if any, made payable to taxe but invances company is shall be participation of the scored part, the loss if any, made payable to taxe but invances the react of the scored part, the loss if any, made payable to taxe but invances the react of the scored part in the indebtedness, scored by this indenture, and shall be control part in the same becomes at an anotable to the same of the scored part in the indebtedness, scored by this indenture, and shall be control part indepart. DOULARS the terms of ORE iteration written obligation for the payment of the sum of the store at ORE iteration written obligation if or the payment of ad sum of money, executed on the

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